1 UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 MORAN HOMES LLC, 4 Case No.: 2:14-cv-02050-GMN-CWH Plaintiff, 5 VS. **ORDER** 6 KEITH LEWERS, 7 Defendant. 8 9 Pending before the Court is the Motion to Remand (ECF No. 3) filed by Plaintiff Moran 10 Homes LLC. Responses were due January 1, 2015, and no response or opposition has been filed. 11 Local Rule 7–2(d) provides that failure to file points and authorities in opposition to a motion 12 constitutes a consent that the motion be granted. Abbott v. United Venture Capitol, Inc., 718 13 F.Supp. 828, 831 (D. Nev. 1989). It has been said these local rules, no less than the federal rules or 14 acts of Congress, have the force of law. *United States v. Hvass*, 355 U.S. 570, 574–575 (1958); 15 Marshall v. Gates, 44 F.3d 722, 723 (9th Cir. 1995). Accordingly, Defendant Keith Lewers has 16 consented to the Motion. 17 IT IS HEREBY ORDERED that Plaintiff Moran Homes LLC's Motion to Remand (ECF 18 No. 3) is **GRANTED** and this case is hereby remanded to the Justice Court for Clark County. The 19 20 Clerk of the Court shall remand this case back to state court and thereafter close this Court's case. IT IS FURTHER ORDERED that Plaintiff's Motion to Shorten Time is DENIED as 21 22 moot. **DATED** this 13th day of January, 2015. 23 24 25 Gloria M. Navarro, Chief Judge United States District Judge